PTO/SB/64 (09-04)
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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT Docket Number (Optional)				
ABANDON	NED UNINTENTIONALLY UNDER 37 CFR 1	.137(b)	111027-141513	
First named	inventor; Brian D. Possley			
Application N	lo.: 09/262,458	Art Unit: 2814		
Filed: 03/04/19	99	Examiner: Ngo,	Ngan V.	
Title: GATE A	RRAY ARCHITECTURE			
Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX (703) 872-9306				
NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (703) 305-9282.				
The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained.				
APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION				
 NOTE: A grantable petition requires the following items: Petition fee; Reply and/or issue fee; Terminal disclaimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995; and for all design applications; and Statement that the entire delay was unintentional. 				
1.Petition fee Small entity-fee \$ (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27. ✓ Other than small entity – fee \$ (37 CFR 1.17(m))				
2. Reply and	/or fee The reply and/or fee to the above-noted Office action the form of RCE, Amendment, and Petition for Extension of Time has been filed previously on	in _{e (} identi	fy type of reply): 00000065 09262458 1500.00 05	
В.	The issue fee and publication fee (if applicable) of \$ _ has been paid previously on is enclosed herewith.			

[Page 1 of 2]

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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3.	Terminal disclaimer with disclaimer fee					
	Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.					
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).					
	4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D)).]					
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IN THE UNITED STATES

09/262,458

Applicant Brian D. Possley

Filed March 4, 1999

TC/ A/U. 2814

Examiner Ngo, Ngan V.

Attorney Docket No. 111027-141513

Confirmation No. 9423

Attention: Office of Petitions

Mail Stop Petition

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Application No.

Alexandria, VA 22313-1450

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PETITION FOR REVIVAL AND

AMENDMENT ACCOMPANYING REQUEST FOR CONTINUED EXAMINATION

Dear Examiner Ngo:

In response to the Final Office Action mailed April 7, 2004, Applicant respectfully requests reconsideration of the captioned application in view of the following:

Amendments to the Claims – begin on page 2 of this paper; and Remarks/Arguments – begin on page 6 of this paper.

Applicant hereby petitions for revival of the above referenced application, and has enclosed with this submission a Petition for Revival of an Application for Patent Abandoned Unintentionally Under 37 CFR 1.137(b). The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional.

Additionally, it is requested that the Attorney Docket No. be changed to 111027-141513.

AMENDMENTS TO THE CLAIMS

Please amend the claims as set forth below:

What is claimed is:

1.-6. (Canceled)

7. (Currently amended) The integrated circuit of claim 456, wherein the adjacently disposed stripes of adjacently disposed arrangements of first and second size transistors are said gate array architecture is repeated in a pattern in said integrated circuit.

8. (Currently amended) The integrated circuit of claim <u>456</u>, wherein said integrated circuit is incorporated in a communications integrated circuit device.

9. (Currently amended) The integrated circuit of claim 456, wherein said integrated circuit further comprises a plurality of terminals designed to enable the integrated circuit to be packaged for is attachmented to a motherboard.

10. (Currently amended) The integrated circuit of claim 9, wherein said motherboard is a motherboard of a computing device-said integrated circuit-is incorporated in a personal computer.

11. (Currently amended) The integrated circuit of claim 10, wherein said personal computinger device comprises one of a laptop computer and a desktop computer.

12.-44. (Canceled)

45. (New) An integrated circuit comprising:

a plurality of arrangements of first size transistors adjacently disposed along a first stripe of substrate area, each arrangement of first size transistors having one or more pairs of a first size

p-type transistor and a first size n-type transistor;

first one or more interconnects interconnecting exclusively first size transistors of one or

more adjacent ones of the plurality of arrangements of first size transistors to form a clock buffer

of a logic component, consisting exclusively of first size transistors;

a plurality of arrangements of second size transistors adjacently disposed along a second

stripe of substrate area adjacently disposed parallel to the first stripe of substrate area, each

arrangement of second size transistors having one or more pairs of a second size p-type transistor

and a second size n-type transistors; and

second one or more interconnects interconnecting exclusively second size transistors of

one or more adjacent ones of the plurality of arrangements of second size transistors to form a

logic element of the logic component, consisting exclusively of second size transistors.

46. (New) The integrated circuit of claim 45, wherein the second size transistors are full size

transistors.

47. (New) The integrated circuit of claim 46, wherein the first size transistors are smaller than

the second size transistors.

48. (New) The integrated circuit of claim 45, wherein the first size transistors are smaller than

the second size transistors.

49. (New) The integrated circuit of claim 45, wherein a ratio between the second size transistors

and the first size transistors is on an order of one-third.

50. (New) The integrated circuit of claim 45, wherein a ratio between capacitance of the second

size transistors and the first size transistors is on an order of one-third.

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Application No. 09/262,458 Attorney Docket No. 111027-141513

IPN P06643 (Intel Corporation)

- 51. (New) The integrated circuit of claim 45, wherein the logic element has a higher power consumption characteristic than the clock buffer.
- 52. (New) The integrated circuit of claim 45, wherein the logic component comprises a flip-flop.
- 53. (New) The integrated circuit of claim 45, wherein the logic element is designed to perform an operation selected from the group consisting of a multiplexing operation, a NAND operation, and AND operation, and AND operation, and AND operation.

54. (New) An article comprising:

- a storage medium; and
- a plurality of instructions stored in the storage medium, the instructions designed to enable an apparatus to design a layout of an integrated circuit for fabrication, the integrated circuit having
 - a plurality of arrangements of first size transistors adjacently disposed along a first stripe of substrate area, each arrangement of first size transistors having one or more pairs of a first size p-type transistor and a first size n-type transistor,
 - first one or more interconnects interconnecting exclusively first size transistors of one or more adjacent ones of the plurality of arrangements of first size transistors to form a clock buffer of a logic component, consisting exclusively of first size transistors,
 - a plurality of arrangements of second size transistors adjacently disposed along a second stripe of substrate area adjacently disposed parallel to the first stripe of substrate area, each arrangement of second size transistors having one or more pairs of a second size p-type transistor and a second size n-type transistors, and second one or more interconnects interconnecting exclusively second size transistors
 - of one or more adjacent ones of the plurality of arrangements of second size transistors to form a logic element of the logic component, consisting exclusively of second size transistors.

- 55. (New) The article of claim 54, wherein the second size transistors are full-size transistors.
- 56. (New) The article of claim 55, wherein the first size transistors are smaller than the second size transistors.
- 57. (New) The article of claim 56, wherein the clock buffer consumes less power than the logic element.
- 58. (New) The article of claim 54, wherein the first size transistors are smaller than the second size transistors.
- 59. (New) The article of claim 58, wherein the clock buffer consumes less power than the logic element.

REMARKS/ARGUMENTS

I. Claim Amendments

Claims 1-6, 21-26 and 44 have been canceled, without prejudice (claims 12-20 and 27-43 having previously been canceled). Claims 7-11 have been amended. Claims 45-59 are newly submitted. The amended and newly submitted claims are fully supported by the original disclosure and no new matter has been introduced.

II. Claim Rejections under 35 U.S.C. §103(a)

In the subject Office Action, claims 1-11, 21-26, and 44 were rejected under 35 U.S.C. 103(a) as being unpatentable over Sato in view of Tran et al ("Tran") and Faue et al ("Faue"). Applicant has canceled claims 1-6, 21-26 and 44, without prejudice, rendering the rejections to these claims moot. Claims 7-11 have been amended to depend from newly submitted claim 45, resulting in claims 7-11 all depending, directly or via intervening claims, from newly submitted claim 45. For reasons to be discussed in more detail below, claim 45 is patentable over the cited references. Accordingly, for at least the same reasons, claims 7-11 are patentable over the cited references.

III. New Claims

Newly submitted independent claim 45 is patentable over the cited references because none of the cited references individually or in combination teaches or suggests the required

a plurality of arrangements of first size transistors adjacently disposed along a first stripe of substrate area, each arrangement of first size transistors having one or more pairs of a first size p-type transistor and a first size n-type transistor;

first one or more interconnects interconnecting exclusively first size transistors of one or more adjacent ones of the plurality of arrangements of first size transistors to form a clock buffer of a logic component, consisting exclusively of first size transistors.

In particular, Sato merely teaches of disposition of a column of basic cells of larger size transistors, in between two columns of basic cells of standard size transistor, wherein interconnects are provided to interconnect standard size and larger size transistors of basic cells

of adjacently disposed columns, to form a clock buffer with transistors of two sizes, standard size

as well as larger size transistors.

Accordingly, claim 45 is patentable over the cited references.

Claim 54 contains in substance the same recitation of claim 45. Accordingly, for at least

the same reasons, claim 54 is patentable over the cited references.

Claims 46-53 and 55-59 depend from claims 45 and 54, incorporating their recitations

respectively. Accordingly, for at least the same reasons, claims 46-53 and 55-59 are patentable

over the cited references.

IV. Conclusion

In view of the foregoing, Applicant submits all remaining pending claims, i.e., claims 7-

11 and 45-59, are in condition of allowance. Issuance of the Notice of Allowance is respectfully

requested.

The Commissioner is hereby authorized to charge shortages or credit overpayments of

Fees to Deposit Account No. 500393.

Respectfully submitted,

SCHWABE, WILLIAMSON & WYATT, P.C.

Dated: June 1, 2005

Al AuYeung

Reg No. 35,432

Pacwest Center, Suite 1900 1211 SW Fifth Avenue

Portland, Oregon 97204

Telephone: 503-222-9981